The court appreciates the importance of a criminal *pro se* defendant's ability to adequately prepare for critical stages of a proceeding. *See Gardner v. Florida*, 430 U.S. 349, 358, (1977) (sentencing is critical stage in criminal proceedings). Because defendant has been unable to obtain important documents to present his position at the sentencing hearing, the court finds good cause for

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1	a continuance. <sup>1</sup>
2	Accordingly,
3	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED, motion for enlargement of
4	time (doc. # 307 in case 2:09-cr-00078; doc. # 67 in case 2:10-cr-00520) be, and the same hereby
5	is, GRANTED.
6	THEREFORE IT IS ORDERED that the sentencing hearing be continued to December 27,
7	2012, at 10:00 a.m.
8	DATED October 23, 2012.
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10	UNITED STATES DISTRICT JUDGE
11	CIVILED STATES DISTRICT GODGE
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<ul><li>26</li><li>27</li></ul>	<sup>1</sup> The court declines to order that the trial transcript be provided to defendant at no cost. The court's finds that
<i>41</i>	granting defendant's extension of time adequate to permit defendant to exhaust the administrative requirements at his

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facility to obtain the transcript.

James C. Mahan U.S. District Judge